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DATE MAILED: 12/20/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/326,263	06/07/1999	FREDERICK MURRAY BURG	113532	3981	
7590 12/20/2004		2004	EXAMINER		
	DWORETSKY		VANDERPUYE	VANDERPUYE, KENNETH N	
AT&T CORP P O BOX 4110	1		ART UNIT	PAPER NUMBER	
MIDDLETOWN, NJ 077484801			2661		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		09/326,263	BURG, FREDERICK MURRAY		
		Examiner	Art Unit		
		Kenneth N Vanderpuye	2661		
Period fo	The MAILING DATE of this communication ap or Reply	opears on the cover sheet with the	correspondence address		
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tiply within the statutory minimum of thirty (30) dad will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDON.	imely filed  ys will be considered timely.  In the mailing date of this communication.  ED (35 U.S.C. § 133).		
Status					
1)	Responsive to communication(s) filed on	<u>.</u> .			
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠ Th	is action is non-final.			
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposit	ion of Claims				
4)⊠	Claim(s) 11-22 is/are pending in the application	on.			
	4a) Of the above claim(s) is/are withdra				
5)	5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>11</u> is/are rejected. 7) ☐ Claim(s) is/are objected to.				
6)⊠					
7)					
8)	Claim(s) are subject to restriction and/	or election requirement.			
Applicati	ion Papers				
9)[	The specification is objected to by the Examin	ner.			
	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.				
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the E	Examiner. Note the attached Office	e Action or form PTO-152.		
Priority ι	ınder 35 U.S.C. § 119				
12)	Acknowledgment is made of a claim for foreig	in priority under 35 U.S.C. § 119/a	a)-(d) or (f).		
	☐ All b)☐ Some * c)☐ None of:		-, (5) 5. (1).		
1. ☐ Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documer		tion No		
	3. Copies of the certified copies of the pri	ority documents have been receiv	red in this National Stage		
	application from the International Burea	• • • • • • • • • • • • • • • • • • • •	•		
* See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date					
3) 🛛 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 or No(s)/Mail Date	<del>_</del>	Patent Application (PTO-152)		

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over De Somone (6,175,619) in view of Su et al(6,463,414) and further in view of Swartz(6,445,694)

With regards to claims 11, DeSimone teaches a method comprising: receiving a message from a first of said chat participants requesting the establishment of a voice call between ones of said chat participants (col. 4 lines 31-38), said message including information identifying method of payment for said voice call(col. 3 lines 30-33), sending a message to said first chat participant providing voice call session information and at least one authorization code(col. 5 lines 40-47), directing bridging means to bridge said setup voice links(col. 3 lines 33-37). What DeSimone fails to teach is (1) receiving a message from a second chat participant requesting participation in said voice call and presenting said voice call session

Art Unit: 2661

information and an authorization code, said voice call session information and authorization code being supplied to said second chat participant in a message in said chat session (this is because in DeSimone the first caller provides the telephone number of the second caller. However providing the session information and code to the call broker is a design alternation and hence obvious as a matter of design choice), (2) requesting call setup means to setup voice call links to each of a plurality of voice participants comprising at least said first and second chat participants, at least one of said setup voice call links being a VOIP link. In DeSimone the telephone call is setup over a PSTN and not a data network. In Su a voice chat is setup using VOIP links. It would have been obvious to combine Su with DeSimone for the purpose initiating voice chat over the internet. The motivation being to avoid toll charges. DeSimone teaches wherein said data network text chat session is an internet chat session(Fig. 1@100 internet) to which at least said first and second chat participants are connected through internet links(col. 3 lines 58-61). Desimone does not specifically disclose that the internet links originate at telephone subcriber lines, each of said internet links being identified by a current IP address(in Desimone, what is not disclosed is whether internet access is direct or

Application/Control Number: 09/326,263

Art Unit: 2661

dialup). Swartz discloses internet access via a dialup connect and ISP.(Fig. 1). In dialup internet access an IP address is assigned to each link. It would have been obvious to one of ordinary skill in the art to combine Swartz with DeSimone for the purpose of VOIP voice chat session from a customers premise. The motivation being access to the internet via a telephone line.

Page 4

## Allowable Subject Matter

Claims 12-22 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth N Vanderpuye whose telephone number is 571-272-3078. The examiner can normally be reached on M-F(7:30-5:00) Second Friday Off.

Application/Control Number: 09/326,263

Art Unit: 2661

Page 5

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KNV 12-5-04 ENNETH VANDERPUYE
PRIMARY EXAMINER